

ESTTA Tracking number: **ESTTA739746**

Filing date: **04/13/2016**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

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|---------------------------|---|
| Proceeding | 92061510 |
| Party | Defendant Schlep and Fetch, Inc.DBA Schlep & Fetch |
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| Submission | Other Motions/Papers |
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| Date | 04/13/2016 |
| Attachments | 2016.04.13 WE SCHLEP Stipulation.pdf(17502 bytes) |

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

Shleppers Holdings, LLC,

Petitioner,

v.

Schlep & Fetch. Inc.,

Registrant.

Proceeding No. 92061510

Registration No. 4,716,395

Mark: WE SCHLEP WITH ALL
YOUR FRIENDS

**STIPULATION TO AMEND REGISTRATION, SUSPEND THE PROCEEDING, AND
TO DISMISS PROCEEDING UPON ENTRY OF AMENDED DESIGNATION OF
SERVICES**

The parties, by their undersigned attorneys, hereby stipulate that the above application be amended so that the complete identification of services in Class 39 will read as follows:

Class 39: “Laundry pick-up and delivery services. Providing room service delivery services to hotels and condominiums; Expedited messenger and courier delivery services, including personal errands and delivery of retail products, food and beverages, packages, letters and baked goods; excluding furniture crating, packaging, moving and storage.”

Registrant is deleting the wording “postal, freight and courier services; shipping and delivery services, pickup, transportation, and delivery of packages and letters by various modes of transportation; transportation and delivery services by air, road, rail and sea; transportation and delivery services, namely, same day shipment services” from the identification of services in Class 39.

The parties respectfully point out that, because the amendment merely limits, rather than alters or expands, the identification of services, this stipulation can be approved by the Board and need not be submitted to the Patent and Trademark Office Examining Attorney. The parties

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respectfully request that the present cancellation proceeding be suspended, pending the Board's decision upon entry of the amended designation of services.

The parties further respectfully request that if the amended designation of services is entered by the Board, that the present cancellation proceeding be dismissed, and that the mark be passed to registration.

In the event that amended designation of services is not entered, the parties request that the suspension be vacated, and that the cancellation proceeding resume with a resetting of the deadline to answer as well as discovery and trial scheduling.

The parties respectfully request that the Board forward the file to the Photocomposition Coordinator in the Publication and Issue Section of the Office to process the amendment.

Respectfully submitted,

LEASON ELLIS LLP.

Dated: April 13, 2016

By: /s/ Yuval Marcus (with permission)
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Attorneys for Petitioner

Dated: April 13, 2016

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